| STATE OF TEXAS VS. | ATE CASE NO. <u>19- 575893</u> | SE NO. <u>19- 575893</u> SITTING AS MAGISTRATE FOR | |
|--|--------------------------------|--|-------------|
| andyke, Jason Lee DENTON COUNTY, TEXAS | | | Y, TEXAS |
| DEFENDANT'S ACKNOWLEDGMENT OF ALLEGED OFFENSES, RIGHTS AND BONDS | | | |
| Date of Arrest: 01/11/19 Time of Arrest: 1036 I am the individual whose name appears above. I am now before a Magistrate after my arrest on the following charge(s): | | | |
| Offense Charges | Agency | Warrant# | Bond Amount |
| OBSTRUCTION OR RETALIATION | Denton District | CO1901101-A | BIULLU |
| FURTHER, in regards to the offense(s) listed above, I acknowledge and understand as follows: * I have been charged with a(n) criminal offense(s), but that does not mean that I am guilty; I am innocent until proven otherwise. Unless previously adjudicated, I have the right to plead "Not Guilty" and to a trial by a judge or a jury. * I have the right to remain silent. I do not have to make any statements to the police or attorneys representing the state. Any statements I make may be used against me as evidence in Court at a later time; * If I start to make a statement, I have the right to terminate that statement at any time and remain silent; * I have the right to hire or retain a lawyer and to have a lawyer present during any questioning by peace officers or attorneys representing the State of Texas. I understand that I may stop the interview at any time. * If the Court finds that I am too poor to afford a lawyer (indigent), I have the right to request that a lawyer be appointed to represent me and the state will pay for my attorney, unless I am charged with an offense punishable by fine only; * If I am charged with a felony level offense, I also have the right to have an examining trial, and to be released without posting bond, unless an indictment has first been returned against me by a grand jury; * If I am not a citizen of the United States, a plea of guilty to the charge(s) at any time could affect my right to remain in this country. I DO, or DO NOT want to notify the consular representative of my country: Statement Regarding Indigency and Request for Appointment of Attorney Further, I understand that if I am charged with an offense for which I could be punished by incarceration, I have a right to a court-appointed (and paid) attorney, and if I am too poor to afford an attorney (INDIGENT), the State will appoint and pay for my attorney. Therefore, based on my current funnicial status and abilities, by my initials, I represent that: Lam NOT INDIGENT (unable to pay for my own attorney). I reques | | | |
| | Date:////20/9Witness: | Miller LE | F-7775 |
| As Magistrate, I certify that I have advised the Defendant of his or her rights. I have asked the Defendant if he or she is indigent and have provided assistance for request of counsel. After review of appropriate documentation, I FIND that: PROBABLE CAUSE EXISTS as to each of the charge(s) supported by a sworn affidavit(s) setting forth sufficient factual detain to establish probable cause confirmed warrant(s) of arrest issued by appropriate authority, of other writ(s) of commitment; or sworn complaint(s), as sufficient basis for further detention of the defendant; OR NO PROBABLE CAUSE EXISTS for further detention, based upon a lack of factual detail set forth in an affidavit of probable cause or the existence of confirmed warrant(s). Accordingly, the defendant should be RELEASED HYMEDIATELY. Dated: MAGISTRATE FOR DENTON COUNTY, TEXAS | | | |